GOVERNMENT OF TELANGANA A B S T R A C T

MINES AND MINERALS – Mining Lease for Coal over an extent of 373.90 Hectares of Non-Forest Land in Manuguru & Gundlasingaram Villages, Manuguru Mandal, Khammam District, for a period of 20 years, in favour of Ms/. Singareni Collieries Company Limited – Sanction – Orders - Issued.

ENERGY (PR.I) DEPARTMENT

G.O.MS.No. 6.

Dated: 06.02.2015. Read the following:

- 1. M/s. Singareni Collieries Co.Ltd. ML Application dt.04.03.2009.
- 2. DMG File No.23300/R6-2/2009, dt. 29.10.2013.
- 3. Govt.Lr.No.721/Pr.I/2014, dt 10.12.2014.
- 4. MoC, GoI Lr.No.13016/19/2009-CA-II, dt. 20.01.2015.
- 5. M/s. SCCL Lr.No.CRP/EST/M/209/88, dt.28.01.2015.

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ORDER:

In the reference 1st read above, M/s. Singareni Collieries Company Limited filed Application for grant of Mining Lease for Coal over an extent of 373.90 Hectares of Non-Forest Land in Manuguru & Gundlasingaram Villages, Manuguru Mandal, Khammam District, for a period of 20 years.

- 2. The Director of Mines & Geology in the reference 2nd read above sent proposals for grant of Mining Lease for extraction of Coal over an extent of 373.90 Hectares of Non-Forest Land in Manuguru & Gundlasingaram Villages, Manuguru Mandal, Khammam District, for a period of 20 years in favour of M/s. Singareni Collieries Company Limited subject to obtain prior approval of Govt. of India under Section 5(1) and relaxation under Section 6(1)(b) of MM(D&R)Act, 1957 and satisfaction of terms and conditions of MM(D&R)Act, 1957 and M.C.Rules, 1960.
- 3. State Government in the reference 3rd read above have proposed to grant Mining Lease for extraction of Coal over an extent of 373.90 Hectares of Non-Forest Land in Manuguru & Gundlasingaram Villages, Manuguru Mandal, Khammam District, for a period of 20 years in favour of M/s. Singareni Collieries Company Limited subject to obtain prior approval of Govt. of India under Section 5(1) and relaxation under Section 6(1)(b) of MM(D&R)Act, 1957 and satisfaction of terms and conditions of MM(D&R)Act, 1957 and M.C.Rules, 1960 and also subject to submission of approved Mining Plan, consent from APPCB and Environment Clearance from MoEF.
- 4. In the reference 4th read above, Ministry of Coal, Government of India, have conveyed prior approval under Section 5(2)(b) of MM(D&R) Act, 1957 and relaxation under section 6(1)(b) of the MM(D&R)Act, 1957 as it is in the interest of development of the minerals subject to submission of consent from APPCB, Environment Clearance from MoEF and submission of approved Mining Plan.

- 5. M/s. Singareni Collieries Company Limited vide reference 5th read above informed that Mining Plan duly approved by Ministry of Coal has already been submitted vide their Lr.No.CRP/EST/M/209/877, dt.25.9.2014 through DMG. Regarding consent from APPCB and Environment Clearance from MoEF, the SCCL has informed that the same have already been obtained vide order No.54/PCB/CFE/RO-KTM/HO/2009, dt.24.10.2009 (CFE) and vide Lr.No.J-11015/905/2007-1A.II(M), dt.24.10.2008 (EC) from APPCB and MoEF respectively and copies of the same are also submitted.
- 6. Government after careful examination hereby grant Mining Lease for Coal over an extent of 373.90 Hectares of Non-Forest Land in Manuguru & Gundlasingaram Villages, Manuguru Mandal, Khammam District for a period of 20 years in favour of M/s. Singareni Collieries Company Limited subject to the satisfaction of terms and conditions of MM(R&D)Act, 1957 and M.C.Rules, 1960 and rules made there under in general, and also subject to the conditions in Form-K prescribed under the Mineral Concession Rules, 1960.
- 7. The rates of royalty, dead rent, cess, surface rent and water charges shall be collectable as follows:

I. Rates of Royalty:

COAL:

The rates of royalty on coal shall be @ 14% (fourteen percent) ad-valorem on price of coal, as reflected in the invoice, excluding taxes, levies and other charges.

II. Dead Rent:

Rates of dead rent in rupees per hectare per annum or as revised by Government from time to time.

First year	2 nd year	3 rd & 4 th years	5 th year onwards
100/-	200/-	500/-	1000/-

- **III. Surface rent & water charges :** As fixed by the Government from time to **and also Cess** time.
- 8. The grantee should pay a deposit of Rs.10,000/- as prescribed under rule 32 of the Mineral Concession Rules, 1960 before the lease is actually executed.
- 9. The grantee should execute the lease deed within the time limit specified in Rule 31 of Mineral Concession Rules, 1960.

- 10. The terms and conditions referred to in para-6 of this order are subject to such further modifications, additions and alternations as may be ordered before the lease deed is executed.
- 11. The Director of Mines & Geology shall take necessary further action for the execution of the lease deed after satisfying himself that the grantee fulfils all the required provisions of the amended Act and Rules. As soon as the deed is executed, the date of such execution should be reported to the Government.

NOTE: The grant is liable for cancellation, should it be found that it was grossly inequitable or was made under a mistake of fact or owing to misrepresentation or fraud or in excess of authority.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF TELANGANA)

ARVIND KUMAR,SECRETARY TO GOVERNMENT

To

M/s. Singareni Collieries Company Limited,

Kothagudem Collieries-507 101,

Khammam District, Telangana State.

The Director of Mines and Geology, Hyderabad [w.e.File & MP].

Copy to:

The Asst.Director of Mines and Geology, Khammam District.

The Collector, KHammam District.

The Secretary to Govt. of India, Ministry of Coal, New Delhi.

The Controller General, Indian Bureau of Mines, Nagpur.

The Director General of Mines Safety, Dhanbad, Bihar.

The Regional Controller of Mines, Koti, Hyderabad.

The Divisional Forest Officer, KHammam District.

File [C.No.721/Pr-I/2014]

SF/SC.

//Forwarded :: By Order//

SECTION OFFICER